71630 U.S. PTO 04/15/9

\$770-146

Attorney Docket No. 4249.0002

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

John B. SULLIVAN et al.

Serial No. 08/405,454

Filed: March 15, 1995

ANTIVENOM COMPOSITION For:

CONTAINING FAB FRAGMENTS

(AS AMENDED)

Group Art Unit: 1816

Examiner: Ron Schwadron, Ph.D.

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GROUP 1200

Assistant Commissioner for Patents Washington, DC 20231

Sir:

By Treasury Clark in approximately ton (10) days from above date. CHIEF ACCOUNTING OF

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PATENT TRADEMANK OFFICE

RESPONSE UNDER 37 C.F.R. § 1.129(a)

In response to the August 1, 1996, Office Action (Paper No. 21), Applicants respectfully request entry of the following amendments and remarks. Applicants filed a Notice of Appeal on January 29, 1997. As an Appeal Brief was due on March 29, 1997, Applicants file herewith a Petition for a one-month extension of time and a \$110.00 Echeck for the one-month extension of time fee.

Section 1.129(a) of the PTO Rules of Practice provides that a Applicants whose

application has been pending for at least two years as of June 8, 1995, are entitled to

Adjustment Date: 06/10/1997 FCONNELL ഡ്ഡ്ഡ്ഡ് ്യൂ submasion entered and considered on the merits after final rejection. The

> Two-year pendency includes any claim to priority under 35 U.S.C. §§ 120, 121, or 00000003 08405454

385.00 OP

29/97 TL#250-09405454 110.00

06/10/1997 FCONNELL FINAL FUNTAMENDERSON. ARABOW, GARRETT 8 DUNNER, L.L.P. 1300 I STREET, N. W. VASHINGTON, DC 20005 202-408-4000

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